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1	out if things were falling through the	99
2	cracks, what needed to be done to make sure	
3	that we were covering all our bases and it	
4	was very useful for her to be a vice	
5	president. The Board, I recommended her for	
6	vice president, the Board agreed to that.	
7	Q How long had she been with, what's	
8	the name of your company?	
9	A What, Partel?	
10	Q Yes, how long has she been with	
11	Partel?	
12	A From the first day.	
13	Q I gather from this address that she	
14	did not move here or did she move here?	
15	A No, she did not move here.	
16	MR. HUTTON: By here, you mean	
17	where?	
18	MR. BECHTEL: 2000 L Street.	
19	MR. HUTTON: K Street.	
20	BY MR. BECHTEL:	
21	Q She did not move to Reading?	
22	A No, she did not move to Reading,	

1 okay.

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Q Did Partel, during the period, during the license period, have other matters going on or was it, or was the work of the Reading project basically the company's business?

A No, it had other projects going on during that period. I would, you know, it was probably its primary business.

- Q No, I understand.
- A But it did have other projects.
- Q Yes, it had been an operational thing. I think it dates back to the mid-80s or before the mid-80s.
- A No, I think it's early '80s, I just couldn't give you the exact date.
 - Q Yes, exactly.
- A I want to say sometime around 1981, sometime during that time period.
- Q Good. You indicated that Judge
 Rose and you on the plane talked about your
 tower situation?

Ехнівіт D

EXHIBIT 6

1	MR. HUTTON: Okay.	29
2	MR. BECHTEL: You're the one that's	
3	been rattling those minutes all the time. I	
4	said, you're the one that's been rattling the	
5	minutes all the time.	
6	MR. HUTTON: I have not done	
7	anything improper with any minutes.	
8	MR. BECHTEL: Now you've got my	
9	partner in there spending two days taking	
10	notes and you're editing his notes.	
11	MR. HUTTON: That was per the	
12	Judge's Order.	
13	MR. BECHTEL: You could have	
14	handled that in a much more civilized way,	
15	much more civilized and courteous way. You	
16	could have.	
17	I'm not talking about the judge,	
18	I'm talking about you.	
19	MR. HUTTON: There's no point in	
20	arguing over it.	
21	MR. BECHTEL: This will be Parker	
22	Exhibit 6.	

(Parker Deposition Exhibit No. 6

was marked for identification.)

EXAMINATION BY COUNSEL FOR ACC CONTINUED

BY MR. BECHTEL:

Q On another exercise, I was looking for something and I found at page 3351 of the transcript a reference to Partel, Inc, being in business. This was a thing I had seen before and I just couldn't remember where it was.

This is on the date of

January 1988, so this is further intelligence

concerning what we were probing with.

A Yeah. If, I tried yesterday, if it's all right with you, we'll supplement the record and I will get you the date of incorporation from the Secretary of the State of when Partel came into existence because frankly, I just don't remember. It is what it is and I'll just call up and they'll give me a certificate of when it was incorporated and I'll send it to you.

1	Q That's no problem.
2	A
3	MR. BECHTEL: Exhibit 7, a trustee
4	proxy coupled with an interest.
5	(Parker Deposition Exhibit No. 7
6	was marked for identification.)
7	BY MR. BECHTEL:
8	Q I have two questions designed to
9	acquaint me with the efficacy of this proxy.
10	On the second page there is a
11	reference to the receipt of some wire
12	transfer of money as a condition to the
13	execution and delivery of the document and my
14	question is, did that occur?
15	A Yes.
16	Q The second question has to do on
17	the first page, second paragraph from the
18	bottom, the, as I'm reading this, and this is
19	not my field, but as I'm reading this, the
20	proxy continues until an indebtedness to
21	Partel, Inc, has been satisfied under a loan

agreement and stock pledge agreement bearing

22

Transcript of Proceedings

BEFORE THE

Federal Communications Commission

In the Matter of:

Docket No.: 86-173

AVALON, CALIFORNIA

RECEIVED

JAN 1 9 1988

Office of the Secretary

DATE: January 7, 1988.

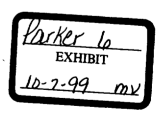
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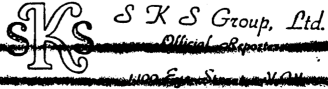
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PLACE: Washington, D.C.

PAGES: 333

3330 - 3437/3499





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CROSS-EXAMINATION

BY MR. GASTFREUND:

Good morning, Mr. Parker. Could you just repeat for me once again your full name.

Α Michael L. Parker.

And your full residence address once again, please.

22720 S.E. 410th Street, Enumclaw, that's Α E-N-U-M-C-L-A-W, Washington.

I just want to make sure I'm dealing with the right person. Your middle name is Leigh; is that correct?

> L-E-I-G-H, that is correct. Α

You were in attendance at the hearing sessions in these proceedings last March; were you not? You were in this hearing room; were you not?

> Α Yes, I was.

And isn't it true that you, when asked for your name, at that time, you provided a name other than Michael Parker?

MR. ROOT: Objection, Your Honor, relevance.

MR. GASTFREUND: I'd like to know, Your Honor, basically --

JUDGE LUTON: What do you mean asked for? Did he testify? When was he asked for his name, on the stand? MR. GASTFREUND: No, Your Honor. No, but I'm

NATIONWIDE: 1-800-256 5040

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trying to find out if we're dealing with the same person, frankly. 3 JUDGE LUTON: Well, I'm not going to try 4 matters outside of the hearing. I don't know what you mean 5 when you say, when you were asked for your name, you 6 provided -- you're trying something that is out there, not 7 in here, and it didn't occur here. Sustained. 8 MR. GASTFREUND: Well, I just wanted --9 JUDGE LUTON: Sustained. 10 MR. GASTFREUND: -- to be sure that we're --11 JUDGE LUTON: Sustained. 12 MR. GASTFREUND: -- dealing with the same 13 Michael Parker. Very well, Your Honor. 14 BY MR. GASTFREUND: 15 Mr. Parker, what's your background as a 16 consultant -- let me rephrase that. 17 How many years have you been a consultant in 18 the television industry? 19 Let's see. I started in the television 20 business --21 As a consultant. 22 As a consultant. I suppose that depends on 23 your definition. 24 Consulting other people in connection with 25

preparation and prosecution of applications for television

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stations.

Well, when I started, I had an ownership 3 If you count that, about seven years. 4 I see. You testified earlier in your -- I quess 5 it was yesterday, that Ms. Shaw was one of your first 6 independent clients. Do you recall that testimony? 7 I do. 8 What do you mean by independent? 9 I had no ownership interest or involvement 10 other than as a direct consulting basis. 11 Was Ms. Shaw, in fact, your such independent Q 12 consultant client? 13 Α No. 14 And I believe you testified that -- I don't want 15 to characterize it. 16 It's true, isn't it, that Mr. Root referred 17 Ms. Shaw to you? 18 Yes. 19 Did you ever have occasion to speak with her Q 20 prior to the time that Mr. Root referred her to you? 21 No. 22 Have you ever had any conversations about 23 Channel 54 in Avalon with parties other than Mr. Root, 24 Ms. Shaw and equipment suppliers that are referenced in 25 your testimony and members at Partel, Inc.?

MR. ROOT: Objection, relevance. 2 JUDGE LUTON: Ask the question again. 3 BY MR. GASTFREUND: 4 Other than the discussions you may have had Q 5 with respect to the Channel 54 application of Ms. Shaw with 6 members of your staff, and other than discussions that you 7 may have had with Mr. Root and Ms. Shaw, have you discussed 8 it with anyone else, the application of Ms. Shaw? 9 JUDGE LUTON: Overruled. Please answer. 10 THE WITNESS: As I testified earlier, with a 11 number of Ms. Shaw's advisors, financial advisors, with 12 regard to her stamps, stamp people, any number of people 13 in that process. 14 BY MR. GASTFREUND: 15 Q Could you enumerate who those people were? 16 Mr. Masry, who's here, her accountant. 17 That's Mr. Crane? 18 That's correct. 19 Gary Crane? 20 Α The people with the stamp company, both Wilshire 21 Stamp Company and Mr. Kenadi. 22 Let me stop you for a second. When you say the Q 23 people from the Wilshire Stamp Company, could you specifi-24 cally enumerate who you're talking about? 25

Α

I believe Mr. Weyna. He was the president of

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3	A The equipment suppliers, Mr. Joe Shackleford.
4	I attended a meeting with the county I don't recall the
5	gentleman's name with regard to Black Jack that Ms. Shaw
6	was in attendance at. I attended a party that Ms. Shaw was
7	at where there were probably 50 or 60 of her friends, and
8	she introduced me to all of the people and was talking about
9	her television station.
10	Q Who is Mr. Kenadi that you've referenced?
11	A Mr. Peter Kenadi I believe it was Peter
12	Kenadi was a stamp he was in the business of buying
13	and selling stamps. I'm not sure what you call that
14	position, but had been in it for a number of years and was
15	the individual I remember that Ms. Shaw met Mr. Weyna
16	through.
17	Q Do you have any knowledge as to whether
18	Mr. Kenadi is employed by or works with Wilshire Stamp
19	Company?
20	A No. The knowledge I have is the president of
21	Wilshire Stamp Company used to work for Mr. Kenadi, and
22	Mr. Kenadi was a much larger had a much larger company.
23	Q Do you know who Mr. Kenadi works for?
	u .

stand Mr. Kenadi is now deceased.

Wilshire Stamp Company.

Who else?

I remember that.

I believe he worked for Mr. Kenadi.

Q

2	A His own. I believe I have a catalog of that
3	company at Mr. Root's office that I can get you the answer
4	to that today.
5	Q Now, in your discussions with Mr. Weyna, who
6	introduced you to Mr. Weyna?
7	A Christine Shaw.
8	Q And Ms. Shaw also introduced you to Mr. Kenadi
9	and Mr. Shackleford?
10	A That's correct. Well, I believe I had known
11	Mr. Shackleford prior to that.
12	Q How did you come to meet Mr. Shackleford?
13	A As I explained, I'm a consultant for Channel 38
14	in San Francisco, and I believe I met Mr. Shackleford
15	had met him two or three weeks prior to that.
16	Q Prior to?
17	A Prior to meeting Ms. Shaw.
18	Q That was the first time you had met
19 20	Mr. Shackleford?
21	A Yes.
	Q And did Mr. Shackleford have some relationship
22	with Channel 38 because you tied the two together, and I'm
23 24	not sure I understand the reference.
2 4 25	MR. ROOT: Objection, Your Honor. I haven't
٠	objected up to now thinking this might go someplace
	H

Do you know the company that he had worked for?

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Α

2 of this witness. 3 JUDGE LUTON: Overruled. THE WITNESS: Mr. Shackleford provided 5 engineering services to Channel 38. 6 BY MR. GASTFREUND: 7 Provided, meaning when? Can you put a time 8 frame on that? 9 As far as I know, he still provides those 10 services to them. 11 Channel 38 in San Francisco, do you know the Q 12 call letters of that station? 13 KWBB. 14 And the licensee, do you know that offhand? 15 West Coast United Broadcasting. 16 So I can put the time frame in my mind 17 properly, as I understand your testimony, you first met 18 Mr. Shackleford in late 1985, or am I mistaken? 19 No. I met Mr. Shackleford in early 1986. 20 I see. Now, you knew Mr. Root well before that 21 point; did you not? 22 Α Oh, yes. 23 Mr. Root, in fact, served as your counsel in 24

another proceeding before the FCC; isn't that true?

That is correct.

relevant, but I don't see how it's relevant to the testimony

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1	3356
1	Q Did Mr. Root telephone you or call you or
2	communicate with you in any other way as to the fact that
3	Ms. Shaw was to be referred to you prior to the time that
4	Ms. Shaw contacted you?
5	A Yes, he did.
6	Q And what was the nature of that conversation?
7	What did he say to you?
8	A He said he had a client that needed some help
9	and that he explained briefly what was needed and that
10	she would be calling me.
11	Q Okay. Let's focus in on that help that she
12	needed. Did he explain to you why she needed your help an
13	why he could not provide such help?
14	MR. ROOT: Objection, relevance.
15	JUDGE LUTON: Overruled. Perfectly permissibl
16	cross-examination.
17	THE WITNESS: I understood the application
18	process.

BY MR. GASTFREUND:

I'm sorry. I didn't hear you.

I said I understood the application process. Α He explained to me that he needed the financial projections and needed to make sure that she was financially qualified and that I could assist her in that.

> Q That's all he said to you?

Ехнівіт Е

EXHIBIT 7

I, M. L. PARKER, declare under penalty of perjury that I have read the foregoing Schedule of Current Income and Expenditures, consisting of 4 sheets, and that it is true and correct to the best of my knowledge, information, and belief.

Executed on: 3/27/89 Signature: 1.2.

JACK J. CULLEN
Hatch & Leslie
2700 Columbia Center
701 5th Avenue
Seattle, WA 98104-7006
(206)622-0090
Attorney for Petitioner

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WASHINGTON

In re

Case No .:

M. L. PARKER

Social Security No.: 539-44-9469

Debtor

Statement of Executory Contracts Chapter 7

The debtor is a party to the following executory contracts:

Name and complete mailing address of other party to contract

Type of contract, property involved, and terms of agreement

Date of contract

None

I, M. L. PARKER, declare under penalty of perjury that I have read the foregoing Statement of Executory Contracts, consisting of 1 sheets, and that it is true and correct to the best of my knowledge, information, and belief.

Evecuted on:

2789 Signature:

15

CERTIFICATE OF SERVICE

I, Ellen Wallace, a secretary in the law firm of Holland & Knight, LLP, do hereby certify that on October 28, 1999, a copy of the foregoing OPPOSITION TO MOTION TO ENLARGE ISSUES (FALSE STATEMENTS AND MISREPRESENTATIONS BY MICHEAL PARKER IN BANKRUPTCY PROCEEDING) was delivered by hand to the following:

The Honorable Richard L. Sippel Chief Administrative Law Judge Federal Communications Commission 445 12th Street, S.W., Room 1-C864 Washington, DC 20554

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Enforcement Division
Mass Media Bureau
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